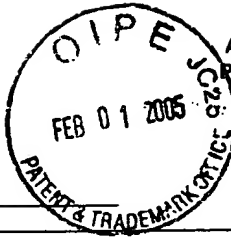


124786

Venable Filing Number



Attorney/LAA: JRB/DGV/rgf
 PTO Due Date: _____
 Date Filed: February 1, 1005

Atty. Docket No: 32011-165642

Re: Kaori TAI

Application No: 09/639,163

Patent No.: _____

Trademark: _____

Opposition/Cancellation No: _____

Filing Date: August 16, 2000

Issue Date: _____

Trademark Reg. No: _____

The following items were received from Venable, Washington, D.C., by the U.S. Patent & Trademark Office:

U.S. PTO FEES ENCLOSED

Transmittal Letter
 Fee Transmittal Letter
 New U.S. Provisional Application (_____ pages of specification/claims)
 Formal Drawings
 Submission of Formal Drawings Transmittal Letter
 U.S. National Stage Application of PCT Application
 Translation of International Application
 New U.S. TM Application (_____ specimens)
 Rule 53(d) Continued Prosecution Application
 Substitute Specification
 Rule 53(b) Continuation or Divisional Application (attach copy of specification, claims, drawings & declaration)
 Priority Document-Cert. Copy of Appln.#: Country: _____
 Date Filed: _____
 Request for Continued Examination (RCE) under 37 CFR 1.114
 Application Data Sheet
 Assignment w/Cover Sheet
 IDS w/ PTO SB/08A a/k/a PTO Form-1449
 Response to Election of Species Requirement
 Second Amendment After Final Rejection
 Petition for Extension of Time (one month)
 Amendment
 Appeal Brief (in triplicate)
 Supplemental Request for Reconsideration of Applicant's Petition To
 Withdraw Holding of Abandonment
 X Copy of Interview Summary of February 1, 2005
 X Fee Transmittal
 Certificate of Correction
 Maintenance Fee Transmittal
 Power of Attorney
 Response to Notice to File Missing Parts
 Response to Notice to File Missing Requirements
 Response to Restriction Requirement
 Petition to Revive
 Sequence Listing - CDR Enclosed? ☐ Yes ☐ No
 Status Inquiry
 Request to change Attorney Docket Number
 Request to Rescind Non-Publication Request
 Terminal Disclaimer
 TM Statement of Use
 Extension of Time(_____ mo. ext.)
 Declaration Under 8
 Declaration Under 8 and 15
 TM Renewal Application
 Notice of Opposition (*Please list all documents in Other section*)
 Official Gazette Date: _____
 Amendment to Allege Use
 Other: (*Please describe below*) _____

Filing Fee
 Surcharge Fee
 Additional Claim Fee
 Recordation/Indexing Fee
 IDS Fee
 Statutory Disclaimer Fee
 Notice of Appeal Fee
 Brief on Appeal Fee
 Oral Hearing Request Fee
 Extension Fee
 Issue Fee
 Publication Fee
 TM Statement of Use
 8 Affidavit Fee
 8 and 15 Affidavit
 TM Renewal Application Fee
 Notice of Opposition Fee
 TM Publication Fee
 TM Extension of Time Fee

Total Fees Paid

☐ Check Number Attached
 Charge Deposit Account No. 22-0261*
☐ Yes ☐ No

If the Deposit Account was used, was a copy of this form sent to Accounting?
 DC2DOCS1\ 616801

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Kaori TAI

Appl. No. 09/639,163
Confirmation No. 3981

Filed: August 16, 2000

For: METHOD OF PRODUCING
SEMICONDUCTOR DEVICES USING A
HYDROGEN PEROXIDE-WATER
MIXTURE (AS AMENDED)

Art Unit: 2823

Examiner: W. D. Coleman

Atty. Docket No. 32011-165642

Customer No.

26694

PATENT TRADEMARK OFFICE

**SUPPLEMENTAL REQUEST FOR RECONSIDERATION OF APPLICANT'S
PETITION TO WITHDRAW HOLDING OF ABANDONMENT**

Assistant Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

Further to Applicant's Request for Reconsideration, filed, January 31, 2005, Applicant submits the following Supplemental Request and attached Interview Summary.

STATEMENT OF FACTS

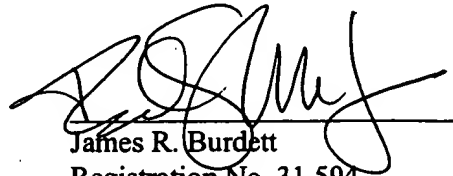
On January 31, 2005, Applicant filed in the U.S. Patent and Trademark Office, a Request for Reconsideration of Applicant's Petition to Withdraw Holding of Abandonment. As stated in the Request, on February 1, 2005, Applicant's Representative was to inspect the file to confirm that all formal drawings, including Figure 4, were in the file and none of the drawings had any red ink on them. As is noted in the attached Interview Summary, upon inspecting the file, Applicant's Representative confirmed that all formal drawings, including Figure 4, were in the file and none of the drawings had any red ink on them. Accordingly, Applicant respectfully requests reconsideration of the Petition to Withdraw the Holding of Abandonment.

No fees are believed to be necessary in connection with filing this request because the holding of abandonment was due to U.S. Patent and Trademark Office error. Should any fees be required, authorization is hereby granted to charge deposit account no. 22-0261 for any necessary fees.

Respectfully submitted,

Date:

February 1, 2005



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#616662



UNITED STATES DEPARTMENT OF COMMERCE
Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARK
Washington, D.C. 20231

APPLICATION NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
09/639,163	AUG. 16, 2000		32011-165642

EXAMINER	
W. DAVID COLEMAN	
ART UNIT	PAPER NUMBER
2823	21

DATE MAILED:

INTERVIEW SUMMARY

All participants (applicant, applicant's representative, PTO personnel):

- (1) W. DAVID COLEMAN (3) _____
(2) DAN UNARELLI SI, 137 (4) _____

Date of Interview 2/1/2005

Type: ☐ Telephonic ☐ Televideo Conference ☒ Personal (copy is given to ☐ applicant ☒ applicant's representative).

Exhibit shown or demonstration conducted: ☒ Yes ☐ No If yes, brief description: _____

Agreement ☒ was reached. ☐ was not reached.

Claim(s) discussed: NOT APPLICABLE &

Identification of prior art discussed: _____

Description of the general nature of what was agreed to if an agreement was reached, or any other comments: SUBMISSION OF
FORMAL DRAWINGS WERE RECEIVED ON SEPTEMBER 12, 2003,
WITHOUT RED INK FOR FIGS. 3A-3F AND FIG. 4. THERE
ARE NO OUTSTANDING OBJECTIONS TO THE DRAWINGS AS OF
SEPTEMBER 12, 2003.

(A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable must be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.)

☐ It is not necessary for applicant to provide a separate record of the substance of the interview.

Unless the paragraph above has been checked to indicate to the contrary, A FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has already been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW.

Examiner Note: You must sign this form unless it is an attachment to another form.

W. DAVID COLEMAN
PRIMARY EXAMINER